

ANGES-9

DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

As a below named inventor, I hereby declare that:

the specification of which

My residence, post office address and citizenship are as stated below next to my name;

I believe I am an original, first and joint inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled:

MEDICINAL COMPOSITION CONTAINING NF-xB DECOY FOR TREATING AND PREVENTING RESPIRATORY DISEASES AND METHOD OF USING THE SAME

		•
(check one)	[]	is attached hereto
ono,	[X]	is Application No. 10/564,269, which was filed on January 9, 2006 as the National Stage of PCT/JP2004/009838 and was amended on
		(if applicable)

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I do not know and do not believe that the invention was ever patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to this application.

I do not know and do not believe that the invention was in public use or on sale in the United States of America more than one year prior to this application.

I acknowledge the duty to disclose to the United States Patent and Trademark Office all information known by me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Applica	ation(s)				
<i>5</i> 11	()			Prior <u>Clair</u>	
PCT/JP03/08740 (Number)	Japan (Country)	<u>July 9,</u> (Filing		[X] Yes	[] No
I hereby claim the beaupplication(s) or under designating the Unite claims of this application provided by the first put to disclose to the me to be material to put which became available PCT international filing.	er § 120 and § 3 d States listed bettion is not discless aragraph of Tite United States leatentability as cole between the lang date of this a	65(c) of the sar below and, insoft osed in the priousle 35, United S Patent and Trad defined in Title filing date of the application:	ne Title to the in far as the subject r United States a tates Code, § 112 lemark Office all 37, Code of Federal	ternational matter of e pplication i 2, I acknow information eral Regula	application(s) ach of the n the manner ledge the n known by tions, § 1.56
As a named inventor, application and transa connected therewith:	I hereby appoin ct all business i	nt the following n the United St	attorneys or age ates Patent and T	nts to prose Trademark (cute this Office
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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